THE HONORABLE ROBERT S. LASNIK 1 THE HONORABLE MICHELLE L. PETERSON 2 3 4 5 UNITED STATES DISTRICT COURT 6 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 7 8 VICKY CORNELL, individually, and in Case No. 2:20-cv-01218-RSL-MLP her capacity, and as the Personal 9 NOTICE BY THE SOUNDGARDEN Representative of the Estate of Christopher PARTIES' OF WITHDRAWAL OF 10 John Cornell a/k/a Chris Cornell, MOTION FOR PRELIMINARY INJUNCTION PURSUANT TO F.R.C.P. 65 Plaintiffs, 11 **NOTED ON MOTION CALENDAR:** 12 June 18, 2021 SOUNDGARDEN, a purported 13 Washington General Partnership, KIM A. THAYIL, MATT D. CAMERON, 14 HUNTER BENEDICT SHEPHERD, RIT VENERUS and CAL FINANCIAL 15 GROUP, Inc., 16 Defendants. 17 SOUNDGARDEN, a Washington General 18 Partnership, SOUNDGARDEN RECORDINGS LLC, a Delaware limited 19 liability company, STAGE MUTHA FAKIR, INC., a Washington Corporation, 20 SG PRODUCTIONS, INC., a Washington 21 Corporation, KIM A. THAYIL, MATT D. CAMERON, HUNTER BENEDICT 22 SHEPHERD, 23 Counter-Plaintiffs, v. 24 VICKY CORNELL, individually, and in 25 her capacity as the Personal Representative of the Estate of Christopher John Cornell 26 a/k/a Chris Cornell. 27 Counter-Defendants. 28

THE SOUNDGARDEN PARTIES' NOTICE OF WITHDRAWAL OF MOTION FOR PRELIMINARY INJUNCTION (No. 2:20-cv-01218-RSL-MLP) –1

## TO THE COURT AND ALL ATTORNEYS OF RECORD: 1 2 Please take notice that Defendants and Counter-Plaintiffs Soundgarden, a Washington 3 General Partnership ("Soundgarden"), Kim A. Thayil, Matt D. Cameron and Hunter Benedict 4 Shepherd, and Counter-Plaintiff Soundgarden Recordings LLC hereby withdraw their motion for 5 preliminary injunction ("Motion" Dkt. No. 155) against Plaintiffs and Counter-Defendants Vicky 6 Cornell, individually and in her capacity as the Personal Representative of the Estate of 7 Christopher John Cornell. 8 The Clerk of the Court is requested to take the Motion off calendar. 9 Date: June 15, 2021 Respectfully submitted, 10 11 By: *s/Paul H. Beattie* 12 Paul H. Beattie, WSBA # 30277 **Gravis Law** 13 7920 SE Stellar Way Snoqualmie, WA 98065 14 Telephone: 206.696.9095 Email: pbeattie@gravislaw.com 15 Gabriel G. Gregg 16 Matthew H. Poppe Rimon PC 17 800 Oak Grove Ave, Suite 250 Menlo Park, CA 94025 18 Telephone: 408.669.5354 Email: gabriel.gregg@rimonlaw.com 19 Email: Matthew.Poppe@rimonlaw.com 20 Attorneys for the Soundgarden Parties 21 22 23 24 25 26 27

THE SOUNDGARDEN PARTIES' NOTICE OF WITHDRAWAL OF MOTION FOR PRELIMINARY INJUNCTION (No. 2:20-cv-01218- RSL-MLP)-2

28

**CERTIFICATE OF SERVICE** I hereby certify that I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send electronic notification of such filing to all CM/ECF participants. Date: June 15, 2021 s/ Gabriel G. Gregg Gabriel G. Gregg, Pro Hac Vice Admitted 

THE SOUNDGARDEN PARTIES' NOTICE OF WITHDRAWAL OF MOTION FOR PRELIMINARY INJUNCTION (No. 2:20-cv-01218- RSL-MLP)-3